DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

As a below named inventor, I hereby declare that:

the specification of which

X is attached hereto.

My residence, post office address and citizenship are as stated below, next to my name,

I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

FLASHTOASTER FOR READING SEVERAL TYPES OF FLASH MEMORY CARDS WITH OR WITHOUT A PC

was i	filed on	•			
by any amendment America before in or more than one that one year pride before the date of representatives or I acknowledge the	nt referred to above. In the property invention thereof, or year prior to this apport to this application, a fithis application in an assigns more than two	understand the contents of the above do not know and do not believe that it patented or described in any printed lication, that the same was not in put and said invention has not been patently country foreign to the United Statelive months prior to this application. Impution which is material to the example of the country foreign to the sapplication.	the same was ever known and publication in any countriblic use or on sale in the Usted or made the subject of a se of America on an applic	or used in the United Stay before my invention inited States of American inventor's certificate attion filed by me or manager of the state of the st	tates of thereof a more issued y legal
2	_	,			
		under Title 35, United States Code ave also identified helow any foreig			
		on which priority is claimed:	ir upprecision to parent of	CATCALLOR & DOLINILL BILL	
Prior Foreign Application(s)			Priority Claimed		
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No	
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No -	
as the subject ma provided by the fi as defined in Title	tter of each of the cla irst paragraph of Title e 37. Code of Federal	i, United States Code, Section 120 of this application is not disclo 35, United States Code, Section 112 Regulations, Section 1.56(a) which ing date of this application:	sed in the prior United Sta , I acknowledge the duty to	tes application in the ridisclose material inform	nanner mation
(Application S	erial No.)	(Filing Date)	(Status patented, pe	ending, abandoned)	
(Application Serial No.)		(Filing Date)	(Status patented,	pending, abandoned)	
•		le herein of my own knowledge are er that these statements were made			

like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that

such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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I/we hereby appoint Joseph A. Sawyer, Jr., Reg. No. 30,801; Janyce R. Mitchell, Reg. No. 40,095, Stephen G. Sullivan, Reg. No. 38,329; Michele Liu, Reg. No. 44,875, and Joyce A. Tom, Reg. No. P48,681, of SAWYER LAW GROUP LLP, located at 2465 E. Bayshore Rd., Suite 406, Palo Alto, California 94303, telephone (650) 493-4540, as my/our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith

Address all telephone calls to Mr. Joseph A. Sawyer, Jr. at telephone number (650) 493-4540 and all correspondence to:

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I/we hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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